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09/922,617

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Application No.

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	FORM		Group Art Unit	2	2171	JAN 0 7 2003				
	(To be used for all correspondence after init	ial filing)	Examiner Name		_					
Total N	Number of Pages in this Submission:		Attorney Dock	et No.	OR01-00401	Technology Center 210				
ENCLOSURES (check all that apply)										
	Fee Transmittal Form  Fee attached	Assign	ment Papers for	an applicatio		ter-Allowance Communication to roup				
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	Affidavit/Declaration(s)	Petition	n n to Convert to a ional Application			ppeal Notice, Brief, Reply Brief) roprietary Information				
	Extension of Time Request				St	atus Letter				
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Ш	Certified Copy of Priority Document(s)	Small E	Small Entity Statement							
	Response to Missing Parts Notice/ Incomplete Application		Request for Refund			Copies of 3 references disclosed on sub. form 1449A/PTO				
Response to Missing Parts under 37 CFR 1.52 or 1.53				22200						
PATENT TRADEMARK OFFICE										
		URE OF APF								
Name	Daniel E. Vaughan (Re	egistration No. 42	2,199)	2,199) Date		December 31, 2002				
Signature Slame E Vary		ha_		Telephone	650/47	650/474-1973				
Address 702 Marshall Street, Suite 310, Redwood City, CA 940				Facsimile	nile 650/474-1976					
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⊠ Fi	irst Class Mail in an envelope addresse	d to: Assistant C	ommissioner for	Patents, Wa	shington, D.C.	20231 on: December 31, 2002				
Type or Printed Name Daniel E. Vaughan Signature										

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Attorney Docket No.: OR01-00401

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Jacobs, et al.

Application No. Filed

09/922,617 August 4, 2001

Docket

OR01-00401

Title :

Automatic Invalidation of Cached Data

JAN 0 7 2003

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**Technology** Center 2100

Group/Art Unit

2171

Examiner

Unknown

## INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §§ 1.56 and 1.97

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Listed below and/or on an attached form PTO/SB/08A is information known to applicant(s), which is hereby submitted pursuant to 37 C.F.R. § 1.56. The right is reserved to antedate any included publication or patent in accordance with standard procedure.

This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in 37 C.F.R. § 1.56.

_X_	(New Application)	Copies of each listed publication and U.S. and foreign patent,					
	except for pending U.S. applications, are submitted herewith, along with a concise explanation						
	of information in a foreign language (if any).						
•	(Continuation Application)	The listed references were cited by the Applicant(s) or					
	Examiner in the parent application, U.S. Serial No, filed on						
	Pursuant to 37 C.F.R. § 1.98(d), copies of these items are not enclosed but may be found in the						
	file history of the parent application.						

Applicants respectfully request that the listed information be considered by the Examiner and be made of record in the application identified above. If form PTO/SB/08A is attached, the Examiner is requested to initial and return it in accordance with MPEP § 609.

$\boxtimes$	37 C.F	.R. § 1.97(b).	No fee is believe	ved due, because (check all that apply):		
		(2) It is t	eing filed within	3 months of the application filing date; OR 3 months of entry of a national stage; OR the mailing date of the first Office Action on the merits.		
	37 C.F	national stage of a first office	e of a national apple as set forth in § 1. ce action on the m	nt is being filed after the latest of: (1) three months beyond lication; (2) three months beyond the date of entry of the .491 in an international application; or (3) the mailing date erits, but before the mailing date of the earlier of a final a notice of allowance under § 1.311, then:		
		a fee of \$180	.00 as set forth in	7 C.F.R. § 1.97(e) is provided below; or 37 C.F.R. § 1.17(p) is authorized below, enclosed, or other papers filed together with this statement.		
	final of	T.R. § 1.97(d). Effice action und ee, then:		nt is being filed after the mailing date of the earlier of a tice of allowance under § 1.311, but before payment of the		
		a petition und submitted her a fee of \$130	der 37 C.F.R. § 1.9 rewith; and .00 as set forth in	1.97(e) is completed below; and 97(d) requesting consideration of this statement is § 1.17(i) is authorized below, enclosed, or included ers filed together with this statement.		
	Statement under 37 C.F.R. § 1.97(e). I hereby certify that either: each item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign patent application not more than three months prior to the filing of the information disclosure statement; or no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign patent application, and, to the knowledge of the person signing the statement after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in section 1.56(c) more than three months prior to the filing of the information disclosure statement:					
	Signature: Date: Daniel E. Vaughan (Reg. No. 42,199)					
				Respectfully submitted,		
Date: _	Decem	nber 31, 2002		By: Daniel E. Vaughan (Reg. No. 42,199)		
		HAN & FLEN				

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